

UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/867, 721 04/28/98 YAMAMOTO T P/3156-3

WM11/0123

OSTROLENK FABER GERB & SOFFEN 1180 AVENUE OF THE AMERICAS NEW YORK NY 10036-8403 EXAMINER SRIVASTAVA, V

ART UNIT PAPER NUMBER 2611

DATE MAILED:

01/23/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Application No. 09/067,721 Applicant(s)

Takuro Yamamoto

Examiner

Office Action Summary

Vivek Srivastava

Group Art Unit 2611



Describes to communication(s) filed on	•
Responsive to communication(s) filed on	
This action is FINAL.	المحمدات والمراجع والم والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراج
Since this application is in condition for allowance except for for in accordance with the practice under Ex parte Quayle, 1935 C	C.D. 11; 453 O.G. 213.
shortened statutory period for response to this action is set to elegant from the mailing date of this communication. Failure to pplication to become abandoned. (35 U.S.C. § 133). Extensions 7 CFR 1.136(a).	respond within the period for response will cause the
isposition of Claims	
Of the above, claim(s)	is/are withdrawn from consideration
☐ Claim(s)	
X Claim(s) 1-3	
Claim(s)	is/are objected to.
☐ Claims	are subject to restriction or election requirement.
Application Papers X See the attached Notice of Draftsperson's Patent Drawing I The drawing(s) filed on is/are objected	
☐ The proposed drawing correction, filed on	
☐ The specification is objected to by the Examiner.	
☐ The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. § 119	
Acknowledgement is made of a claim for foreign priority un	
	the priority documents have been
🛛 received.	
received in Application No. (Series Code/Serial Numl	
received in this national stage application from the Ir	
*Certified copies not received:	under 35 II S C § 119(e)
☐ Acknowledgement is made of a claim for domestic priority	under 33 0.3.6. 3 110(6).
Attachment(s)	
Notice of References Cited, PTO-892 Notice of References Cited, PTO-1449, Pages No. 1	(c) 2 8 A
☑ Information Disclosure Statement(s), PTO-1449, Paper No. ☐ 1	15). <u>2 </u>
☐ Interview Summary, PTO-413	3
Notice of Draftsperson's Patent Drawing Review, PTO-948	•
□ Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON TI	HE FOLLOWING PAGES

Office Action Summary

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DETAILED ACTION

Claim Rejections - 35 U.S.C. § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 2 and 3 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 2 line 10 recites the limitation "said capturing only <u>circuit</u>" whereas claim 1 line 5 recites "a capturing only <u>path</u>". This claim lacks antecedent basis.

Claim Rejections - 35 U.S.C. § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.

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4. Claim 1 is rejected under 35 U.S.C. 102(e) as being anticipated by Wilkinson (5,812,125).

Regarding claim 1, Wilkinson discloses a video data transfer system (fig 1 and col 2 line 36 - col 3 line 38), a real time output path (fig 1, col 2 line 63 - col 3 line 20, output path is from graphics adapter processor 220 to graphic output device 150) through which video data processed by a video processor (fig 1 item 220) is sent to a display (fig 1 item 150, col 3 lines 15 - 20) via a frame buffer (fig 2 item 240), a capturing-only path (fig 1, col 3 lines 21 - 38, capture-only path is from camera 270 to video processor 261) which is independent of real time output path (capture-only path, from camera 270 to video processor 261, is independent of the output path from graphics adapter processor 220 to graphics output device 150) and through which video data is sent to a system memory via a system bus (fig 1, col 2 line 9 - col 2 line 62 - video data from camera 270 is sent to main memory 120 or hard disk 125 via the bus in host computer 105).

Allowable Subject Matter

5. Claims 2 and 3 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

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The following is a statement of reasons for the indication of allowable subject matter: the 6.

prior art fails to teach a video data transfer system comprising a real time output path and a

capturing-only path which is independent of the real time output path and through which video

data is sent to a system memory via a system bus, wherein the real time output path comprises an

off-screen memory and a display control circuit which receives video data from the video

processor via a data bus for enlargement and interpolation processing and transfers processed

results to the display, wherein the capturing-only path comprises a gate which is opened only

when video data is received from the video processor for capturing and wherein a memory means

stores the video data sent through the transferred via the system bus.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's 7.

disclosure.

Reddy (6,081,279) - Shared memory graphics accelerator system

Storm et al (5,999,196) - Processing units for graphics accelerator

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

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Washington, D.C. 20231

or faxed to:

(703) 308-9051, (for formal communications intended for entry)

Or:

(703) 308- 5359 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vivek Srivastava whose telephone number is (703) 305 - 4038. The examiner can normally be reached on Monday - Thursday from 8:00 am to 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andy Faile, can be reached at (703) 305 - 4380.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the group receptionist whose telephone number is (703) 305 - 3900.

VS 1/19/01

VIVEK SRIVASTAVÁ PATENT EXAMINER